Revised 08/03

TATE OF INDIANA

Requ	iest for Quota	ation	SOLICITATIO	N NO:	
REQUEST FOR:					
REQUESTED BY:					
YOUR RESPONSE	MUST BE RECEIVED BY: _				

GENERAL INFORMATION

The information below is provided to assist you in completing this request. Please note that these instructions may not contain all applicable requirements. Careful reading of this request is imperative. Failure to follow these instructions or those printed throughout this package could lead to rejection of your quotation. It is not necessary to return this page with your response.

- Type or print legibly in black ink all requested information, including prices and extensions, as well as accurate vendor information.
- Manually sign the "Signature Page."
- Fax or mail your response to the Requestor listed above.
- Do not add any contractual or payment terms and conditions. Terms and conditions of the award will be those listed in this request package and the resulting Purchase Order only.
- If you are not willing to accept a split award (partial order), your response must include the statement, "Bidding all or none."
- Your response must be received by the requested date and time indicated.
- If you have questions regarding this request, contact the requestor listed above.
- Vendors are not required to be registered with the Procurement Division to respond to a solicitation. If your quotation is recommended for an award, you will be notified of the registration requirements. You will have fifteen (15) days from the date of notification to complete the registration requirements, or the recommended award will be canceled. To register or verify your registration status, please call the Procurement Division at (317) 232-6870. To register electronically, visit our web site at www.state.in.us/idoa/proc.

TERMS AND CONDITIONS

- 1. ACKNOWLEDGMENT: This solicitation/award contains the complete and final agreement between State and Vendor and no other agreement in any way modifying any of said terms and conditions will be binding upon State or Vendor unless made in writing and signed by State's and Vendor's authorized representative.
- 2. **PRICING**: Unit price must be entered and extended, and the total price of the solicitation must be shown. Unit prices are to be quoted/bid on the basis of the unit specified. A binding contract will be created, if the solicitation is accepted, by the issuance of a purchase order at any time within the period so given. Each bidder should carefully check his/her solicitation before submitting it to the Procurement Division of the Department of Administration. If there is an error between the unit price and total price, the unit price shall prevail. Awarded Prices: Prices listed for each item are firm and cannot be changed. Any revision in price may be rejected at the discretion of the IN Dept. of Administration, Contract Administration Director and may result in cancellation of the Purchase Order without recourse on the part of the awarded vendor.
- 3. TERMINATION FOR CONVENIENCE: This contract may be terminated, in whole or in part, by the State whenever, for any reason, the State determines that such termination is in the best interest of the State of Indiana. Termination of services shall be affected by delivery to the contractor of a Termination Notice at least thirty (30) days prior to termination effective date, specifying the extent to which performance of services under which such termination becomes effective. The contractor shall be compensated for services rendered prior to the effective date of termination. The Contractor shall be compensated for services herein provided but in no case shall total payment made to contractor exceed the original contract price due on contract or any price increase be allowed on individual line items if canceled only in part prior to the original termination date.
- 4. INSURANCE: If this agreement provides for work to be performed by the Vendor on property owned or controlled by the State of Indiana, or on property of others named herein, Vendor shall be responsible for providing all necessary unemployment and workers' compensation insurance for the Contractor's employees. Upon request, Vendor shall furnish a written certificate of insurance specifying the name of the Insurer and the policy and expiration date.
- 5. F.O.B. DESTINATION: The State of Indiana prefers solicitations to be submitted on a delivered basis; therefore all solicitations will be considered to be made on the basis of all shipping charges prepaid and allowed. If transportation charges are NOT allowed, the bidder must so state and show such charges in his/her solicitation. The shipment must be prepaid and transportation charges added to the invoice. The State of Indiana will pay for such transportation charges only on the basis of the lower price, whether it is the one shown in the solicitation or the charges shown on the prepaid freight bill. THE STATE OF INDIANA DOES NOT HAVE FACILITIES FOR COLLECT SHIPMENTS; THEREFORE, COLLECT SHIPMENTS WILL NOT BE ACCEPTED.
- 6. TITLE: Title to all drawings, blueprints, dies, patterns, tools and all other property prepared or constructed by Vendor at Vendor's plant or elsewhere or ordered for use in connection with the order to the extent that the State of Indiana has made payment, therefore, or has furnished to Vendor at no charge, shall vest in and be the property of the State of Indiana and shall be identified as such; and Vendor assumes all liability for loss or failure to deliver such property to the State of Indiana.
- 7. **DELIVERY:** Vendors are warned the agency receiving delivery is not alone authorized to modify the contract terms. Delivery must be made at time agreed upon. If any indicated or actual delays arise, the agency designated to receive the merchandise must be notified immediately and the cause for such delay stated. If any goods are not delivered within the time specified on any purchase order, or within a reasonable time not exceeding 30 days after receipt of a purchase order if no time is specified, the agency may refuse to accept such goods, and the Department of Administration, Procurement Division, may cancel this agreement. Each package shall be numbered and labeled with the State of Indiana's purchase order number, contents and weight, and shall contain an itemized packing slip and be properly packed for shipment. The Vendor shall make no deliveries on verbal orders except from the Using Agency on purchases less than \$5,000 and only with written approval on purchases greater than \$5,000 from the Indiana Department of Administration Procurement Division.
- 8. **OPEN COMPETITION:** The specifications contained herein are intended to be nonrestrictive. Although at times brand names and model numbers may be used, they are merely intended to be guidelines to establish criteria and quality for competitive bidding. Alternate quotes/bids will be evaluated and may be acceptable as long as they can be verified as equal or better than specified as determined by the Indiana Department of Administration and the Using Agency. All offerors bidding alternate products are requested to submit detailed specifications with their solicitation. Any Specifications, drawings, notes, instructions, engineering notices or technical data referred to in the Solicitation/Purchase Order shall be deemed to be incorporated herein by reference as if fully set forth.
- 9. QUANTITY: Goods shipped in excess of quantity designated in Purchase Order may be returned at the Vendor's expense.
- 10. **QUALITY:** Vendor warrants all materials and/or services delivered hereunder to be free from defect of material or workmanship, and to conform strictly to the specifications, drawings, or samples specified or furnished. This warranty shall survive any inspection, delivery, acceptance, or payment by the State of Indiana of the material or service.
- 11. **INSPECTION:** All material, workmanship, or services entering into the performance of this Order shall be subject to State's (or designated representative's) inspection and test at all times before, during, or after manufacture. Vendor shall furnish, without additional charge, all reasonable facilities and assistance for the safe and convenient inspections and tests required by the inspectors. Final inspection and acceptance shall be on State's premises unless otherwise specified. The State of Indiana shall have the right to reject and return at Vendor's expense, or to require at Vendor's expense, the correction or replacement of materials, workmanship, or services which are defective or do not conform to the requirements of this Order. All rejects shall be held at transportation and handling costs until returned to Vendor or corrected by Vendor.
- 12. **Nondiscrimination**: Pursuant to IC 22-9-1-10 and Civil Rights Act of 1964, Contractor and its Agents, if any, shall not discriminate against any employee or applicant for employment, to be employed in the performance of this contract, with respect to his hire, tenure, terms conditions or privileges of employment or any matter directly or indirectly related to employment, because of his race, color, religion, sex, disability, national origin, ancestry or status as a veteran. The contractor understands that the State is a recipient of federal funds. Pursuant to that understanding the contractor, and its subcontractor, if any, agree that if the contractor employs 50 or more employees and does at least \$50,000.00 worth of business with the State and is not exempt, the contractor will comply with the affirmative action reporting requirements of 41 CFR 60-1.7. Breach of this covenant may be regarded as a material breach of contract. The State of Indiana shall comply with Section 202 of Executive Order 11246, as amended, 41 CFR 60-250, and 41 CFR 60-741, as amended, which are incorporated herein by specific reference.
- 13. TAXES: Prices listed on an invoice submitted by Vendor for payment is not to include any tax for which the State is exempt. The State of Indiana will furnish an exemption certificate for tax for which the State is exempted if such is required. The State will not be responsible for any taxes levied on the Vendor as a result of this agreement.
- 14. CONTAINERS AND PACKING: The State of Indiana will not advance the cost of drums, carboys, cylinders, barrels, bags, or other such returnable containers which, in the custom of the trade, are considered as the property of the Vendor, except under the following conditions: charges for such containers are to be covered by memo invoice, the State guarantees to return such containers when empty, and transportation charges are collect to destination specified by the Vendor. If the State fails to return containers within a reasonable time, it guarantees to pay for them. The bid must clearly state Vendor's compliance with the foregoing conditions and the charges applying to containers. No charge will be allowed for packing, crating, or cartage, unless specified by the Vendor in his/her solicitation.
- 15. **PATENTS**: The vendor agrees to defend, at its own expense, the State of Indiana and the Using Agency and to hold it harmless with respect to any claims that the equipment furnished by the Vendor under this agreement infringes or allegedly infringes any patents of the United States and with respect to any and all suits, controversies, demands, and liabilities arising out of such claim; provided that the foregoing shall not apply to infringement resulting from Vendor's use of a patented invention required to comply with the written instructions of the State, if such patented invention is not normally utilized by the Vendor, and provided that the State:
 - A. Gives the Vendor a prompt written notice of any claim; and
 - B. Allows the Vendor to control and fully cooperates with the Vendor in the defense and all related settlement negotiations.
- 16. CONTINGENCIES: Neither party hereto shall be liable to the other for default or delay in delivering or accepting goods hereunder if caused by fire, strike, riot, war, act of God, delay of carriers, governmental order or regulation, complete or partial shut down of plant by reason of inability to obtain sufficient raw materials or power, and/or any other similar or different contingency beyond the reasonable control of the respective parties. This solicitation/award may be canceled by the State of Indiana without liability in the event of a petition in bankruptcy being filed by or against the Vendor, or in the event of the appointment of any receiver.
- 17. FORCE MAJEURE: In the event that either party is unable to perform any of its obligations under this contract or to enjoy any of its benefits because of natural disaster or decrees of governmental bodies not the fault of the affected party (hereinafter referred to as a Force Majeure Event), the party who has been so affected shall immediately give notice to the other party and shall do everything possible to resume performance. Upon receipt of such notice, all obligations under this contract shall be immediately suspended. If the period of nonperformance exceeds thirty (30) days from the receipt of notice of the Force Majeure Event, the party whose ability to perform has not been so affected may, by giving written notice, terminate this contract.
- 18. COMPLIANCE WITH LAWS: The Contractor agrees to comply with all applicable federal, state, and local laws, rules, regulations, or ordinances, and all provisions required thereby to be included herein are hereby incorporated by reference. The enactment of any state or federal statute or the promulgation of regulations thereunder after execution of this agreement shall be reviewed by the State of Indiana and the Contractor to determine whether the provisions of the contract require formal amendment.
- 19. GOVERNING LAWS: This contract shall be construed in accordance with and governed by the laws of the State of Indiana and suit, if any, must be brought in the State of Indiana.
- 20. **PAYMENTS:** All payment obligations are subject to the encumbrance of monies and shall be made in arrears in accordance with Indiana law, IC 5-17-5-1, and state fiscal policies and procedures and in this regard the Contractor agrees to execute such State payment (invoice) forms not inconsistent herewith.
- 21. WARRANTY: The Seller will furnish all parts and maintenance at no charge for a period of at least 90 days or the manufacturers standard warranty, whichever is longer, beginning on the first day after acceptance by the agency provided that such maintenance and parts are not required because of accident, neglect, misuse, failure of electrical power or air-conditioning, humidity control, or causes other than ordinary use. Any such service required as a result of erroneous site preparation specifications furnished by the Seller or otherwise required due to the fault or negligence of the Seller, shall also be provided by the Seller at no additional charge. All replaced parts shall become the property of the Seller. Prior to the expiration of the warranty period, whenever equipment is shipped for a mechanical replacement purpose, the Seller, shall bear all cost of such shipment including, but not limited to cost of packing, transportation, rigging drayage, and insurance. The warranty shall apply to the replacement machine beginning on the first day following delivery of the replacement machine to the using agency.
- 22. INFORMATION TECHNOLOGY ACCESSIBILITY: The Contractor acknowledges and agrees that all hardware, software and services provided to or purchased by the State must be compatible with the principles and goals contained in the electronic and information technology accessibility standards adopted by the Architectural and Transportation Barriers Compliance Board under Section 508 of the Federal Rehabilitation Act of 1973 (29 U.S.C. 749d), as amended.

SF47875(ELE	EC-7-99)
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SF47875(ELEC-7-99)	CERTIFICATION PAGE	Solicitation No.: Page No.:
PLEASE CHECK IF AF	CERTIFICATION AS A SMALL BUSINES PPLICABLE.	
This is to certify that the Bidder is qua Providing false information will be sub	alified as a Small Business concern under the bject to the sanctions found in IC 4-13-1-21 a sion as a Small Business concern with a definence.	and IC 35-43-5-11. The Bidder should be
(1)Wholesale business with an fiscal year.	nnual sales of four million dollars (\$4,000,00	0) or less during its last
	age sales of five hundred thousand dollars (\$e (3) fiscal years and which employs no more	
Retail business or business thousand dollars (\$500,000	s selling services with annual sales and rece) or less.	ipts of five hundred
(4)Manufacturing business wh	nich employs no more than one hundred (100	0) persons.
SECRETAR PLEASE CHECK IF API	Y OF STATE APPROVAL FOR OUT-OF-S	TATE BIDDERS
This is to certify that the information p	provided in the notice to out-of-state corporated diana Secretary of State's office on the due of t	
DI FACE CUECK IF ADI	RECYCLED PREFERENCE	
PLEASE CHECK IF API This is to certify that the bidder's repro- pest of my knowledge.	PLICABLE. esentations of the Recycled Content prefere	nce within this package are true to the
PLEASE CHECK IF API	INDIANA SMALL BUSINESS PREFEREN	ICE
	esentations of the Indiana Small Business pr	reference within this package are true to
	SUSPENSION	
PLEASE CHECK IF API This is to certify that I am not currently entity.	PLICABLE. y suspended or debarred from conducting bu	usiness with any other governmental
Please note that the maximum ag	ggregate price preference available to any ve	endor is 15%.
	MINORITY BUSINESS DEVELOPMENT	г
he use of minority and women busine	5, IDOA Procurement Division and all State ess enterprises in the acquisition of state cor encourage the vendor to indicate the inclus n.	mmodities and services. While there is
	through subcontractors, but can also be through services, accounting service, janitorial he bid being submitted.	
have% minority or woman utilizing (firm name).	(circle appropriate entity) owned business pa	articipation in this solicitation response
	ousiness participation in this solicitation respo	onse because

Is your firm considered a minority firm? ____YES ____NO

Is your firm considered a woman owned firm? ____YES ____NO

PAYMENT BY CREDIT CARD

The State of Indiana is currently exploring the utilization of a procurement credit card as another means for payment of supplies/services ordered. Respondents are requested to indicate (by placing a check mark at the beginning of one of the below paragraphs) whether they will accept the credit card as a method of payment when used by the ordering agencies. This method of payment is currently not available, but should be available sometime during the term of this contract.

- (a) Definitions. "Procurement credit card" means the uniquely numbered credit card issued by a Commercial Credit Contractor, to a designated individual State employee to pay for official State purchases. "Oral delivery order" means an order placed orally either in person or by telephone or via on-line ordering.
- (b) At the option of the State and if agreeable to the vendor(s), payments of \$25,000 or less may be made using the State's procurement credit card.
- (c) The vendor(s) shall not process a transaction for payment through the credit card clearinghouse until the purchased supplies have been shipped or services performed. Unless the cardholder requests correction or replacements of a defective or faulty item in accordance with other contract requirements, the vendor(s) shall immediately credit a cardholder's account for items returned as defective or faulty.

(1)	I will accept the procurement credit card, and offer the following discount for all orders placed using the credit card: $___$ %
(2)	I will accept the procurement credit card, but elect not to offer any discount for orders placed using the credit card.
(3)	I elect not to accept the procurement credit card for payment of supplies issued against the schedule contract.

(NOTE: Discounts offered in connection with the credit card will not be used in the evaluation of the offer.)

ELECTRONIC PROCUREMENT

(E-PROCUREMENT)

The State of Indiana is currently in the planning stages of implementing an e-procurement system. This purchasing method is not yet available, but could play an important role in the State's purchasing activities in the future. Respondents are requested to respond "yes" or "no" to the statements below.

Responses to this survey are for informational purposes only and will not be considered in the evaluation of this solicitation.

- (a) **Definition**: E-Procurement will be an Internet based system allowing State of Indiana agencies to place orders electronically from established electronic catalogs resulting from a conventional procurement method.
- (b) **Purpose**: To expedite the process of placing orders and receiving goods and services, while reducing the administrative costs associated with current conventional purchasing methods and policies.
- (c) **Benefits**: Participating vendors realize increased sales due to an Internet based system, as entities other than State of Indiana agencies may purchase from the established catalogs if agreeable to the vendor. Due to the electronic placement of orders, mistakes in ordering and paperwork is greatly reduced, while accelerating the payment process associated with conventional purchasing methods.
- (d) **Transaction Fees**: A nominal per transaction fee may be associated with an E-Procurement system.

Yes	_No	_My company is interested in the benefits an Internet based E-Procurement system may have to offer.
Yes	_No	_My company currently maintains an electronic catalog.
Yes	_No	_My company would be interested in participating in E-Procurement if the means to create and maintain an electronic catalog are available.

SF47893(ELEC7-99)		Solicitation No:		
	RECYCLED PREFERENCE	Page No: (IC 5-22-15-16 & 17)		
The amount of recycled content req	uired for product requested in this so ions, then the item must contain rec	uation purposes, unless stated otherwise in the specifications. olicitation is listed in the specifications. If the required recycled ycled content of at least twenty percent (20%) in order for the		
amount is then deducted from the evaluation only and is not a disco the above explanation in determin	e original offer to determine the event. The Procurement Director or oning the overall lowest responsible eror whose total adjusted offer is	eference amount claimed (usually 15%). This calculated valuation amount to consider. The preference is for r designee will utilize the adjusted price as determined in e bidder or offeror. The contract award will be made to the the lowest meeting all specifications. The amount originally		
A manufacturer's certification <u>mu</u> preference may not be considere		group of items for which you seek a preference or your		
Do you plan to claim the Recycled Content Preference of fifteen (15%) percent? YES NO				
THE FOLLOWING PO	RTION SHOULD BE COMPLETED	EVEN IF NO PREFERENCE IS BEING CLAIMED:		
EVEN IF YOU ARE UNABLE TO C PERCENTAGE OF CONTENT.	LAIM A PREFERENCE, BUT ARE E	BIDDING A RECYCLED PRODUCT(S), PLEASE LIST THE		
ITEM(S)	% RECYCLED RECOVERED MATERIALS	% POST CONSUMER RECOVERED MATERIALS		
<u>IF THERE IS MORE THA</u>	N ONE LINE ITEM THAT IS RECYC	CLED, THE CONTENT MUST BE LISTED FOR EACH.		
SECRETARY OF STATE APPROVAL Indiana Code 5-22-16-4 requires that all foreign (out-of-state) corporations <u>must</u> be registered with the Indiana Secretary of State in order to do business with the State of Indiana. This requirement applies only to out-of-state <u>corporations</u> and not to any other business entity.				
Failure to register with the Secret and contracts awarded to your co		a determination of your corporation as non-responsible		
requirement to register is based on	Indiana government procurement la	our request may be considered non-responsive. This w, not corporations law. It is applicable to <u>all</u> corporations or whether the corporation is doing business in Indiana.		

This corporation is currently registered with the Secretary of State (check one). Failure to provide true information may affect your future ability to do business with the State of Indiana.

YES	_Provide Date of Registration
NO	Provide Date of Application

Information concerning registration with the Secretary of State may be obtained by contacting: Indiana Secretary of State

Corporation Section
302 W. Washington St. Room E018
Indianapolis, Indiana 46204
(317) 232-6576

SF49428	(11-99)
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Solicitation I	No <u>.:</u>
Page No:	

INDIANA SMALL BUSINESS PREFERENCE

(IC 5-22-15-23)

An Indiana Small Business Preference of fifteen percent (15%) may be applied for evaluation purposes.

The amount of the bid will be multiplied by the amount of the preference amount claimed (15%). This calculated amount will then be deducted from the original offer to determine the evaluation amount to consider. The preference is for evaluation only and is not a discount. The Procurement Director or designee will utilize the adjusted price as determined in the above explanation in determining the overall lowest responsible bidder or offeror. The contract award will be made to the lowest responsible, responsive offeror whose total adjusted offer is the lowest meeting all specifications. The amount originally offered will be the amount of the award.

You must meet the following criteria to claim the fifteen percent (15%) Indiana Small Business Preference.

- The business must be located in the State of Indiana. The IDOA Procurement Division defines an "Indiana" business as a business that meets one of the following criteria: 1)The principal office is located in the state of Indiana AND the company is registered with the Indiana Secretary of State as an Indiana corporation OR 2) 51% or more of the company's value is the result of business activity in the state of Indiana.
- The bidder must qualify as a Small Business concern under the size standards of this solicitation. The Bidder should be registered with the Procurement Division as a Small Business concern with a defined area qualification. Providing false information will be subject to the sanctions found in IC 4-13-1-21 and IC 35-43-5-11.

You must meet at least one of the following to claim the fifteen- percent (15%) Indiana Small Business Preference (IC 5-22-14-3). (Please circle the number which applies to your business.)

- 1) Wholesale business with annual sales of four million dollars (\$4,000,000) or less during its last fiscal year. "Wholesale business" means a business that derives its principal source of income (over 50 percent of gross revenues) from sales to retailers, other merchants, or industrial, institutional or commercial users who will use the goods for resale or business use. This definition includes distribution activities.
- 2) Service business with average sales of five hundred thousand dollars (\$500,000) or less for the current and preceding three (3) fiscal years and which employs no more than twenty-five (25) persons. "Service business" means a business that derives its principal source of income (over 50 percent of gross revenues) from the sale of useful artistic, educational, intellectual, literary, or scientific labor from which no necessary tangible commodity is derived.
- 3) Retail business or business selling services with annual sales and receipts of five hundred thousand dollars (\$500,000) or less. "Retail business" means a business that derives its principal source of income (over 50 percent of gross revenues) from the sale of supplies to the ultimate consumer.
- 4) Manufacturing business, which employs no more than one hundred (100) persons. "Manufacturing business" means a business that derives it principal source of income (over 50 percent of gross revenues) from the sale of goods the firm produces at its own facility made from raw, unfinished materials, as distinguished from the final product.
- * Please note that the Procurement Division may require documentation to support your claim of operating as a small business.

Are you an Indiana Small Business and plan to claim a fif	een percent (15%) preference as a result?
YESNO	

SF44260(ELEC4-97)

DRUG-FREE WORKPLACE CERTIFICATION

- A. Bidder hereby covenants and agrees to make a good faith effort to provide and maintain a drug-free workplace. Bidder will give written notice to the State within ten (10) days after receiving actual notice that an employee has been convicted of a criminal drug violation occurring in subcontractor's workplace.
- B. In addition to the provisions of paragraph A. above, if the total contract amount set forth in this agreement is in excess of \$25,000.00, Bidder hereby further agrees that this agreement is expressly subject to the terms, conditions, and representations contained in the Drug-Free Workplace Certification. The Certification is hereby executed by the Bidder in conjunction with this agreement.

It is expressly agreed that the falsification or violation of terms of the Certification referenced in paragraph B., or the failure of Bidder to comply with the terms of paragraph A., shall constitute a material breach of this agreement and shall entitle the State to impose sanctions against the Bidder, including, but not limited to, suspension of contract payments, termination of this agreement and/or debarment of the Bidder from doing further business with the State for up to three (3) years.

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	Solicitation No:		

SF4391(R4-97)	NON-COLLUSION CERT	TFICATION	
This is to certify that the Bidder, being duly at has any other employee of the company repr combination, collusion or agreement to receive consideration for the execution of the annexes	resented by him or her, direvolve or pay, and that he or s	ectly or indirectly, entered into or on the has not received or paid, any s	offered to enter into any sum of money or other
This is to certify that the Bidder will provide a perjury, that he or she is authorized to execu-			and affirms under penalties of
	CICNIATI	IDE	
This is to certify that the bidder or any person and Special conditions of this document.	SIGNATU on his or her behalf has e		ecifications, including General
BIDDER	FEDERAL ID I	NUMBER	<u> </u>
ADDRESS			
CITY			
TELEPHONE NUMBER _()_			
If awarded a contract, the bidder will provide conditions, specifications, certifications and conditions.			in accordance with the general
I,(Signature)	, the undersigned		_
(Signature)		(Print Office Held)	
of the above named bidder under penalties o that I hold the aforementioned Office in the a	of perjury this bove bidder and that the re	_ day of, epresentations are true and accura	., certify ate.

Page No:_____

Alternative requests must be equal or better than those specified as determined by the Indiana Department of Administration, and bidders deviating from specified items should provide, with his or her request, a listing of all areas in which his or her product deviates and fully explain and justify this alternative.

EXCEPTIONS

ANY EXCEPTIONS ARE TO BE NOTED BELOW AND LISTED BY LINE ITEM NUMBER.

PLEASE CHECK IF APPLICABLE